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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

MARTHA VALENTINE, et. al.

Plaintiffs,

v.

CROCS, INC.,

Defendant.

Case No. 3:22-cv-07463-TLT-PHK

**JOINT STATUS REPORT PURSUANT TO
DKT. NO. 53**

Hon. Peter H. Kang

Counsel for Plaintiffs Martha Valentine, Ruby Cornejo, and Tiffany Avino (“Plaintiffs”) and counsel for Defendant Crocs, Inc. (“Crocs”) (collectively, the “Parties”) submit this Joint Status Report pursuant to Dkt. No. 53 regarding their discussions regarding Interrogatory Number 10.

The Parties have agreed that Crocs will provide all advertisements posted in its Ontario, California store and will provide any information it can gather regarding the time frames those ads were physically posted at the Ontario store. Crocs has also agreed to provide exemplar product pages for the Classic Clog and Classic Bae products on Crocs’ website from throughout the class period.

Plaintiffs have requested that Crocs also agree to state in its interrogatory response that: (1) the same advertisements that appeared in the Ontario, California store appeared across all stores in the United States during the same time frames in which those advertisements appeared in the Ontario, California store, and (2) whether Crocs requires authorized retailer websites to post the same language that appeared on the Crocs website on authorized retailer product webpages.

The parties have agreed to continue to meet and confer on these two remaining issues and do not at this time anticipate needing further assistance on this issue.

DATED: November 13, 2023

/s/ Kali R. Backer

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ATTESTATION

Pursuant to Local Rule 5-1(h)(3), I attest that all other signatories listed, and on whose behalf the filing is submitted, concur in the filing of this stipulation and have authorized the filing of this stipulation.

DATED: November 13, 2023

Respectfully submitted,

/s/ Becca Wahlquist
Becca Wahlquist (SBN 215948)